Public Health (Ireland) Bill.

[AS AMENDED BY THE STANDING COMMITTER ON LAW, &c.]

ARRANGEMENT OF CLAUSES.

Powers of Sanitary Authorities.

Disuse.

- Local Government Board may invest rural authority with powers of urban authority.
 Power to execute works in adjoining districts, and to combine
 - Power to execute works in adjoining districts, and to combine for execution of works.
 Power to urban authority to make separate assessment on part
 - of district.

 4. Provision as to private improvement expenses of rural authority.
- 5. Power to require water rates to be levied.
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 - Port Sanitary Authority.
- 7. Constitution of port sanitary authority.
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 12. Proceedings on complaint to Board of default of local
- authority.

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Meaning of medical officer of health in 52 & 58 Vict. c. 72.
 and 53 & 54 Vict. c. 34.
 [Bill 221.]

Clause. 16. Amendment of 9 & 10 Vict. c, 87. s, 20.

- 17. Definition of clerk to local authority in 48 & 49 Viot. c. 22.
- 18. Amendment of 41 & 42 Vict. c. 52. s. 217 (7).
- Amendment of 41 & 42 Vict. c. 52. s. 266.
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- Amendment of 41 & 42 Vict. c. 52. s. 28.
- 22. Application to Ireland of 39 & 40 Vict. c. 75.
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- 26. Construction and printing of 41 & 42 Vict. c. 52.
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BILL

[AS AMENDED BY THE STANDING COMMITTEE ON LAW, &c.]

Amend the Acts relating to Public Health in Ireland.

d. A.D. 1896.

B^E it emeted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Powers of Sanitary Authorities.

- 1. The Local Government Reard may, on the application of the Local saminary authority of any rural district, or of persons rated to the General Reard of the people of the
- Dublin Gazette, or in such other manner as the Local Government ' Board may direct, declare any provisions of the Public Health (Ireland) Acts, 1878 to 1890, in force in urban districts to be in the contribution of the contribution place, and may invest 18 such authority with all or any of the powers, rights, duties,
- a state of the state of the state of the powers, rights, under considering fieldlitties, and obligations of an urhan authority under-those Acts; and such investment may be made either unconditionally or subject to say conditions to be specified by the Board as to the time, portion of the district, or manner during at and in which such novers, rights, duties, liabilities, cancelites, and obligations.
- are to be exercised and attach: Provided that an order of the Local Government Board made on the application of persons rated to the relief of the poor in any contributory place shall not invest the rural authority with any new powers beyond the limits of such se contributory also.
- 25 constructory passes.
 2. Any sanitary authority may, with the consent of the sanitary Power to authority of any adjoining district, exceute and do in such adjoining write in district all or any of such works and things as they may exceute solidating with the such adjusting that the such adjusting the such as the such adjusting that the such adjusting the such adjusting that the such adjusting the
 - district all or any of such works and things as they may execute adjaining and do within their own district, and on such terms as to payment to combine [Bill 231.]

A.D. 1896. or otherwise as may be agreed on between them and the sanitary for execution authority of the adjoining district, and any two or more sanitary authorities may combine together for the purpose of executing and of works. maintaining any works that may be for the benefit of their resnertive districts or any part thereof. All moneys which any sanitary 5 authority may agree to contribute for defraying expenses incurred under this section shall be deemed to be expenses incurred by them in the execution of works within their district.

Power to rity to make seperate assessment on part of district.

3. An urban authority may divide their district or any street urban autho therein into parts for all or any of the purposes of the Public 10 Health (Ireland) Acts, 1878 to 1890, and may abolish or alter any such divisions, and may make a separate assessment on any such part for all or any of the purposes for which the same is formed; and every such part, so far as relates to the purposes in respect of which such separate assessment is made, 15 shall be exempt from any other assessment under the said Aots; Provided that if any expenses are incurred or to be incurred in respect of two or more parts in common the same shall be apportioned between them in a fair and equitable manner.

Pecrision ns to private improvement expenses authority.

to any expenses which by the Public Health (Ireland) Acts, 1878 to 1890, are, or by such authority may be declared to be, privats improvement expenses, such authority may make and levy a private improvement rate in the same manner as private improvement rates may be made and levied by an urban anthority; and all the provisions 25 of the said Acts applicable to private improvement rates leviable by an urban anthority shall apply accordingly to any privats improvement rate leviable by a rural anthority.

4. Whenever a rural anthority have incurred or become liable 20

Power to require water rates to be levial.

principal Act supply water in any urban district or in any con- 30 tributory place, and an application is made to them by any ter persons rated to the relisf of the poor in such urban district, or by any five persons so rated in such contributory place, to charge water rates or water rents in respect of the water so supplied, it shall be incumbent upon the authority to exercise the powers given 85 to them by the principal Act of charging water rates or water rants in respect of all water supplied by them in such urban district or in such contributory place.

5 .- (1.) Where a sanitary authority under the provisions of the

(2.) In addition to the matters with respect to which byclaws are authorised to be made by the principal Act, every sanitary 40 authority may make byelaws for the regulation of any water snpply provided by them or under their control.

6. Where a local authority which is also a sanitary authority A.D. 1896. are by law empowered to grant a superannuation allowance to any Power to of their officers, they may, if they think fit, with the consent of great seperthe Local Government Board, take into consideration, in calculating allowage in 5 the amount of such allowance, any duties which the officer may have respect of discharged under the Public Health (Ireland) Acts, 1878 to 1890 or duties under this Act.

Port Sanitary Authority.

7 .- (1.) The Local Government Board may, by provisional order, Constitution 10 permanently constitute any sanitary authority whose district or part of port of whose district forms part of or abuts on any part of a port in sutherity. Ireland, or the waters of such port, the sanitary authority of the whole of such port or of any part thereof (in this Act referred to as the " port sanitary authority ").

(2.) The Local Government Board may also by provisional order permanently constitute a port sanitary authority for the whole or any part of a port, by combining any two or more sanitary authorities having jurisdiction within such port, or any part thereof, and may prescribe the mode of their joint action; or by forming a

28 joint board consisting of representative members of any two or more sanitary authorities, in the same manner as is by the principal Act provided with respect to the formation of a united district; and the Local Government Board may by provisional order permanently constitute a port sanitary authority for any two or more 25 ports, by forming a joint board consisting of representative members

of all or any of the sanitary authorities having jurisdiction within such ports, or any part thereof. (3.) In any case in which the Local Government Board are by

this section authorised permanently to constitute by provisional 30 order a port sanitary authority, the said Board may, if they think fit, until such order has been made and confirmed by Parliament, temporarily constitute by order any such authority, and may renew any such last-mentioned order, and may by any order so made or renewed make any such provisions as they are by this section empowered to 35 make by provisional order.

(4.) Any order constituting a port sanitary authority may assign to such anthority any powers, rights, duties, capacities, liabilities, and obligations under the Public Health (Ireland) Acts, 1878 to 1890, or this Act, and direct the mode in which the expenses of 40 such authority are to be paid; and where such order constitutes a

joint board the port sanitary authority it may contain regulations F221.7 A 2

0, 1893.	with respect to any matters for which regulations may be made by a provisional order forming a united district under the principal Act. (5.) A port in this Act means a port as established for the purposes of the laws relating to the Customs of the United Kingdom.
ediction set ary ority.	8. The order of the Local Government Board constituting a port sactiarry authority shall be deemed to give such authority jurisdiction over all waters within the limits of such port, and also over the whole or such portions of the district within the jurisdiction of any sanitary authority as may be specified in the order.
egation owers by sanitary sority.	9. A port ancitary authority may, with the sanction of the Local Government Born, delegate to any auntary authority within or bordering on their district the execution of any powers conferred on such pers saintry authority by the order of the Local Government Board, but, except in so far as such delegation may extend, no other authority shall execution any powers conferred on a port sensitive authority authority within the district of such port saintry authority.

Public Health (Ireland).

A.D

[59 Vict.]

10.-(1.) Any expenses incurred by a port sanitary authority on Expenses of port sanitary constituted temporarily in carrying into effect any purposes of this anthority. Act shall be defrayed out of a common fund to be contributed by the sanitary authorities whose districts abut on or from part of the port in such proportions as the Local Government Board think just, (2.) Such port sanitary authority shall raise the proportion of 25 expenses due in respect of their own sanitary district in the same manner as if such expenses had been incurred by them in the ordinary manner for the purposes of the principal Act. (3.) For the purpose of obtaining payment from the contributory port sanitary authority shall issue their precept to each such authority, requiring such authority, within a time limited by the precept, to pay the amount therein mentioned to such port sanitary authority, or to such person as such port sanitary authority may

sanitary authorities of the sums to be contributed by them, such 30 direct. (4.) Any contribution payable by a sanitary authority to such port sanitary authority shall be a debt due from them, and may he recovered accordingly, such contribution in the case of a rural authority being deemed general expenses of that authority. If any sanitary authority make default in complying with the precept 40 addressed to them by such port sanitary authority, such port sanitary authority may, instead of instituting proceedings for the recovery

of the debt, or in addition to such proceedings, as to any part of the A.D. 1896. debt which may for the time being be unpaid, proceed in the summary manner in this Act mentioned to raise within the district of the defaulting authority such sum as may be sufficient to pay the

5 debt due.

(5.) Where soveral sanitary authorities are combined in the district of one port sanitary authority the Local Government Board may by order declare that some one or more of such authorities shall be exempt from contributing to the expenses incurred by such 10 authorities.

11 .- (1.) Where any port sanitary authority, joint board, or Proceedings other authority are authorised, in pursuance of this Act, to proceed semigrana in a summary manner to raise within the district of a defaulting ment of debt authority such sum as may be sufficient to pay any debt due to withind 15 them, the authority so authorised for the purpose of raising such defaulties sum shall, within the district of the defaulting authority, have, so authority, far as relates to the raising such sum, the same powers as if they

were the defaulting authority, and as if such sum were expenses properly incurred by the defaulting authority within the district of an such authority.

(2.) Where the defaulting authority have power to raise any moneys due for their expenses by levy of a rate from individual ratepayers, the authority so authorised as aforesaid shall have power to levy such a rate by any officer appointed by them, and the 25 officer so appointed shall have the same powers, and the rate shall

be levied in the same manner and be subject to the same incidents in all respects as if it were being levied by the officer of the defaulting authority for the payment of the expenses of that authority; and where the defaulting authority have power to raise 30 moneys due for their expenses by issuing precepts, or otherwise requiring payments from any other authorities, the authority so authorised as aforesaid shall have the same power as the defaulting authority would have of issuing precepts, or otherwise requiring

nayment from such other authorities.

25 (3.) Any precents issued by the authority so authorised as aforesaid for raising the sum due to them may be enforced in the same manner in all respects as if they had been issued by tho

defaulting authority.

(4.) The authority so authorised as aforesaid may, in making an 40 estimate of the sum to be raised for the purpose of paying the debt due to them, add such sums as they think sufficient, not exceeding ten per cent, on the deht due, and may defray thereout all costs, charges, and expenses (including remuneration to any persons they

A.D. 1896. may employ) to be incurred by such authority by reason of the default of the defaulting authority; and the authority so authorised as aforesaid shall apply all moneys raised by them in payment of the debt due to them, and such costs, charges, and expenses as aforesaid, and chall render the balance, if any, remaining in their 5 hands after such application to the defaulting authority. Power of Board to enforce Performance of Duty by defaulting

Local Authority.

on complaint to Board of default of local authority.

12.—(1.) Where complaint is made to the Local Government Board that a sanitary authority has made default in providing their 16 district with sufficient sewers, or in the maintenance of existing eewers, or in providing their district with a supply of water, in cases where danger arises to the health of the inhabitants from the insufficiency or unwholesomeness of the existing supply of water, and a proper supply can be got at a reasonable cost, or that a 15 local authority has made default in enforcing any provisions of the Public Health (Ireland) Acts, 1878 to 1890, or this Act, which it is their duty to enforce, the Local Government Board, if satisfied, after due inquiry, that the authority has been guilty of the alleged default, shall make an order limiting a time for the 20 performance of their duty in the matter of such complaint. If such duty is not performed by the time limited in the order, such order may be enforced by writ of Mandamus, or the Local Government Board may appoint some person to perform such duty, and shall by order direct that the expenses of performing the same, together 25 with a reasonable remuneration to the person appointed for superintending such performance, and amounting to a sum specified in the order, together with the costs of the proceedings, shall be paid by the authority in default; and any order made for the payment of such expenses and costs may be removed into the Queen's Bench 80 Division of the High Court, and be enforced in the same manner as if the same were an order of such Division.

(2.) Any person appointed under this section to perform the duty of a defaulting sanitary authority shall, in the performance and for the purposes of such duty, be invested with all the powers of such 35 authority other than the powers of levving rates; and the Local

Government Board may by order change any person so appointed. (3.) Section two hundred and eleven of the principal Act is hereby repealed.

Provision

 (1.) Town Commissioners under the Towns Improvement 40 with respect (Ireland) Act, 1854, or any Act incorporating that Act in whole or in part may, when assessing any rate leviable throughout the whole

of their district divide the rate so as to show the respective portions A.D. 1896. thereof required for sanitary purposes within the meaning of section Term Comtwo hundred and twenty-seven of the principal Act, and for other mi nurnoses. 17 & 18 Vict. e. 103. (2.) Mortgages of rates made by Town Commissioners under

section two hundred and thirty-seven of the principal Act for such other purposes shall be charged upon the portion only of such rates required for those purposes.

(3.) Mortgages of rates made before the passing of this Act by 10 Town Commissioners under the said section two hundred and thirtyseven for such other purposes shall not be deemed invalid by reason of such mortgages including any portion of such rates required for sanitary nurnoses only.

Missellaneous.

14. Section two hundred and forty-eight of the principal Act Antis of shall apply to the accounts of every joint board constituted under secounts. section thirteen of that Act, and the Local Government Board shall ascertain and determine what proportion of the salaries paid to the auditors mentioned in section six of the Local Government Board

20 (Ireland) Act, 1872, should be paid in respect of the audit of the as a seviet. accounts of any such joint board or of any urban sanitary authority, c. 60. and the amount so ascertained in respect of each such board or authority shall be payable by such board or authority, and shall be

paid accordingly to such bank or person as the Local Government 25 Board may direct.

15. In the application to Ireland of the Infectious Disease Meaning of (Notification) Act. 1889, and the Infectious Disease (Prevention) medical Act, 1890, the expression "the medical officer of health of the health is district" shall mean the medical officer of the dispensary district, 52 & 53 Vict. 30 Provided that where a medical superintendent officer of health is 6.72 and

appointed for a sanitary district, the Local Government Board may c. 34. by order direct that for all the purposes of the said Acts such medical superintendent officer shall be substituted for the medical

officer of the dispensary district, and upon the making of such 35 order the said Acts shall have offect in their application to that

sanitary district as if such substitution had been made therein.

16. The approval of the Local Government Board to byelaws Amendment made under the Baths and Washhouses (Ireland) Act, 1846, shall, of 9 & 10 for the purpose of section twenty of that Act, he substituted for a 20.

40 the approval of one of Her Majesty's Principal Secretaries of State.

Definition of

17. In the application to Ireland of the Public Health and Local derk to local Government Conferences Act, 1885, the expression "clerk to the authority in local authority" shall include any executive sanitary officer. e. 22. . borough surveyor, or engineer or other officer duly appointed by the local authority to attend conferences or meetings under that 5

Act mendment

18. If the person appointed under sub-section seven of section of 41 & 42 two hundred and seventeen of the principal Act by the arbitrators Vict. c. 52. to be an umpire refuses to act, the arbitrators shall forthwith s. 217 (7). appoint another person in his stead. 10

Amendment of 41 & 42 Vict. c. 52. s. 266.

19. The signature by the executivo sanitary officer of the sanitary authority of any document referred to in section two hundred and sixty-six of the principal Act shall be sufficient authentication thereof for the purposes of the said section.

Ameadment Viet. c. 52. s. 40.

20. In section forty of the principal Act, the words "orect or" 15 shall be inserted before the words "bring forward." 21. In section twenty-eight of the principal Act the word

Amendment Viet. c. 52. s. 28. Appliention

"levelled" shall be inserted after the word "sewered" where that word first occurs in the said section. to Ireland of The expression "Public Health (Ireland) Act, 1874. where- 20 ever it occurs in the Rivers Pollution Prevention Act, 1876, shall,

39 & 40 Vict. e. 16, and 54 & 55 Vint. 0. 75.

41 & 42 Viet in the application of the said Act of 1876, to Ireland, be construed as meaning the Public Health (Ireland) Acts, 1878 to 1890. 23. Section two hundred and forty-seven of the principal Act is hereby repealed from the words "Provided that" to the end of the 25

Amendment of 41 & 42 Vict. c. 52. s. 247. Construction

section.

24. The schedule to this Act shall be read and have effect as part of the principal Act, and the form contained in the said soliedule, or a form to the like effect varied as circumstances may

of schodule.

require, may be used and shall be sufficient for all purposes. 25. In the interpretation of the expression "Sanitary Acts" in 41 & 42 Vict, section two of the principal Act, the expression "in force" means

Interpreo. 52. s. 2.

in force for the time being. Construction 26 .- (1.) The principal Act shall, as from the passing of this Act, take effect subject to the additions and omissions required by 35

Vict. c. 52.

this Act. (2.) Every copy of the principal Act printed after the passing of

this Act, by anthority of Her Majesty, shall be printed with the additions and omissions required by this Act.

27. In this Act the expression "the principal Act," means the An. Loose. Pablis Health (Gredand) Act, 1278; and the expression "the Publis Health (Teeband) Act, 1278; to 1800," means the Publis Health (Act at Art at Act at

Act, 1890.

28. This Act may be cited as the Public Health (Ireland) Act, code 57 tes.

1896, and save where inconsistent therewith shall be construed construed.

1996, and six we where inconsistent therewith shall be construed construe

[Bill 221.]

A.D. 1896.

SCHEDULE.

Form of Notice requiring Owner to sewer, &c. Private Street,

To the owner of certain premises fronting, adjoining, or shutting on a certain street called

within the district of Efector's the conference interpretation. In the district of Efector's the conference in the American Conference in the adversariant florestern partnership; and channelled to the antification of the adversamental florestern quickership; and channelled to the antification of the adversamental florestern quickership; and channelled; Now, threadon, the said florestern quickership, heavily give you notice (in 10 pursauses of the Palilis Balailt (Grando) Act, 1975; as anneaded by the granusses of the Palilis Balailt (Grando) Act, 1975; as anneaded by the the act of the said of the s

Each gully for surface draining, and its connexion with the sewer, to be placed as shown on the said plans, and to be constructed of the forms, materials, and dimensions as shown on the said plans.

A foundation for the carriageway and footway in the said street to be formed in the following manner (here describe the mode to be adopted and the material to be used), and the said carriageway and footway to be paved (here describe the mode to be adopted and the material to be used).

The channel etenes to be [here describe the mode to be adopted and the 25 material to be used]. The curh or side stones to be [here describe the mode to be adopted and the material to he used].

The whole of the above-mentioned works to be executed by you in secondance with the plans and sections herein-before referred to, and now lying for inspection by you at the office of the [searchay outAbovity], situate in Street, in

thereon, and to be done in a good, workmanlike, and substantial manner, to the satisfaction of the said [sontiary authority], or their surveyor. Dated this

day of 18 .
(Signed)

Clerk to the exid [sanitary authority]